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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/017,688	12/14/2001	John Pigott	1280.SC11962ZC	9568
34814 7.	590 11/21/2005		EXAMINER	
TOLER & LARSON & ABEL, L.L.P.			WILLIAMS, LAWRENCE B	
5000 PLAZA ON THE LAKE SUITE 265 AUSTIN, TX 78746		ART UNIT	PAPER NUMBER	
,			2638	

DATE MAILED: 11/21/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	10/017,688	PIGOTT ET AL.	
Office Action Summary	Examiner	Art Unit	_
	Lawrence B. Williams	2634	
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet with	the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perions for reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the main earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICA 1.136(a). In no event, however, may a repl od will apply and will expire SIX (6) MONTH ute, cause the application to become ABAN	TION. y be timely filed S from the mailing date of this communication. IDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 14	December 2001.		
2a) ☐ This action is FINAL . 2b) ☑ The	nis action is non-final.		
3) Since this application is in condition for allow	·		
closed in accordance with the practice under	r <i>Ex parte Quayle</i> , 1935 C.D. 1	1, 453 O.G. 213.	
Disposition of Claims			
4) ☐ Claim(s) 1-40 is/are pending in the application 4a) Of the above claim(s) is/are withden 5) ☐ Claim(s) 1-32 and 36-40 is/are allowed. 6) ☐ Claim(s) 33-35 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	rawn from consideration.		
Application Papers			
9)⊠ The specification is objected to by the Exami 10)⊠ The drawing(s) filed on 14 December 2001 is Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction. 11)□ The oath or declaration is objected to by the	s/are: a)⊠ accepted or b)⊡ cone drawing(s) be held in abeyance ection is required if the drawing(s)	e. See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a life.	ents have been received. ents have been received in Appriority documents have been re eau (PCT Rule 17.2(a)).	olication No eceived in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/C Paper No(s)/Mail Date		Mail Date rmal Patent Application (PTO-152)	

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DETAILED ACTION

Specification

1. The disclosure is objected to because of the following informalities:

- a.) On page 1, line 19, examiner suggest applicant replace the word "nodes" with "node".
- b.) On page 1, line 22, examiner suggest applicant replace the word "nodes" with "node".
- c.) Page 4, lines 17 and 21 make reference to a "calibration initialization indicator 210". Examiner is unable to find such an element in the accompanying figures.

Appropriate correction is required.

2. The disclosure is objected to because of the following informalities: The disclosure does not contain appropriate section heading. Examiner suggests applicant see "Arrangement of the Specification" cited below.

Appropriate correction is required.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter, which the applicant regards as his invention.

- 4. Claims 33-35 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for
- failing to particularly point out and distinctly claim the subject matter which applicant regards as

the invention. Claim 33 recites the limitation "to initiate a second mode of operation" in lines 4-

5. Applicant has failed to disclose a first mode prior to the introduction of "a second mode".

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5. Claim 33 recites the limitation "said counter" in line 11. There is insufficient antecedent basis for this limitation in the claim.

Arrangement of the Specification

As provided in 37 CFR 1.77(b), the specification of a utility application should include the following sections in order. Each of the lettered items should appear in upper case, without underlining or bold type, as a section heading. If no text follows the section heading, the phrase "Not Applicable" should follow the section heading:

- (a) TITLE OF THE INVENTION.
- (b) CROSS-REFERENCE TO RELATED APPLICATIONS.
- (c) STATEMENT REGARDING FEDERALLY SPONSORED RESEARCH OR DEVELOPMENT.
- (d) THE NAMES OF THE PARTIES TO A JOINT RESEARCH AGREEMENT
- (e) INCORPORATION-BY-REFERENCE OF MATERIAL SUBMITTED ON A COMPACT DISC (See 37 CFR 1.52(e)(5) and MPEP 608.05. Computer program listings (37 CFR 1.96(c)), "Sequence Listings" (37 CFR 1.821(c)), and tables having more than 50 pages of text are permitted to be submitted on compact discs.) or

REFERENCE TO A "MICROFICHE APPENDIX" (See MPEP § 608.05(a).

"Microfiche Appendices" were accepted by the Office until March 1, 2001.)

- (f) BACKGROUND OF THE INVENTION.
 - (1) Field of the Invention.
 - (2) Description of Related Art including information disclosed under 37 CFR 1.97 and 1.98.
- (g) BRIEF SUMMARY OF THE INVENTION.
- (h) BRIEF DESCRIPTION OF THE SEVERAL VIEWS OF THE DRAWING(S).
- (i) DETAILED DESCRIPTION OF THE INVENTION.
- (i) CLAIM OR CLAIMS (commencing on a separate sheet).
- (k) ABSTRACT OF THE DISCLOSURE (commencing on a separate sheet).
- (l) SEQUENCE LISTING (See MPEP § 2424 and 37 CFR 1.821-1.825. A "Sequence Listing" is required on paper if the application discloses a nucleotide or amino acid sequence as defined in 37 CFR 1.821(a) and if the required "Sequence Listing" is not submitted as an electronic document on compact disc).

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6. The specification has not been checked to the extent necessary to determine the presence of all possible minor errors. Applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification.

Allowable Subject Matter

- 7. Claims 1-32, 36-40 are allowed.
- 8. Claim 33 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action.
- 9. Claims 34-35 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.
- The following is a statement of reasons for the indication of allowable subject matter:

 The instant application discloses a system and methods for calibrating timing in a remote device to timing in a source device. A search of prior art records has failed to disclose a method comprising; "receiving, during a second mode of operation, different from the first mode of operation, at the input of the first device, a first time reference signal from a second device; and correlating a timing event of the first time reference signal to an internal clock of the first

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device to determine a time base relative to a duration of time used to receive the first time reference signal" or "receiving at the input, during a second mode of operation, a second signal of a second operational type, wherein the first operational type is different than the second operational type; and correlating a timing event received as part of the second signal to an internal clock of the first device to determine a time base relative to the first time reference signal" as disclosed in claims 1 and 36, respectively. Nor does the prior art teach a system comprising; "an input node to provide a first time reference to an input port of a first remote device; the first remote device having; an input coupled to the output node of said source device to receive a standard signal in a first mode of operation and said first time reference in a second mode of operation; a counter to identify a number of clock cycles generated by an internal clock for a duration specified through said first time reference, during said second mode of operation; a control signal generator to determine a time base based on said number of clock cycles; an output node to provide to a target device a control signal based on said time base; said internal clock; and said target device having an input node coupled to the output node of said first remote device, said input node receiving said control signal and said target device performing a function based on said control signal" or "a signal node to receive a standard signal in a first mode of operation and a time reference signal in a second mode of operation, wherein a completion of the time reference signal is used to initiate the first mode of operation; said counter to track a number of clock cycles generated by a local clock, said counter having: a reset node to initialize a count of the number of clock cycles; an enable node to receive a second enable signal to enable a counting of the clock cycles; an output node to provide a count of the number of clock cycles; a control signal generator to generate a control signal based on the count Art Unit: 2634

of the number of clock cycles, said control signal generator having an input node coupled to the output node of the counter to receive said count of the number of clock cycles, and said local clock to generate said clock cycles" as disclosed in claims 19 and 36, respectively.

Conclusion

- 11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- a.) Kattan discloses in US Patent 6,621,767 B1 Time Interval Analyzer Having Real Time Counter.
- b.) Kattan discloses in US Patent 6,226,231 B1 Time Interval Analyzer Having Multiple Measurement Circuits.
- c.) Nelson et al. discloses in US Patent 5,831,485 Method And Apparatus For Producing A Temperature Frequency Using Two Oscillators.
- d.) Fischer discloses I US Patent 6,871,292 B1 Sequencer And Method Of Selectively Inhibiting Clock Signals To Execute Reduced Instruction Sequences In A Re-Programmable I/O Sequence.
 - e.) Frisch et al. discloses in US Patent 5,644,261 Adjustable Precise Delay Circuit.
- 12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lawrence B Williams whose telephone number is 571-272-3037. The examiner can normally be reached on Monday-Friday (8:00-5:00).

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kenneth Vanderpuye can be reached on 571-272-3078. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Lawrence B. Williams

lbw

November 18, 2005

MANUEL BAYARD